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SEC. 4. *Be it further ordained*, That all ordinances in conflict with the provisions herein, be, and the same are hereby, repealed.

SEC. 5. *Be it further ordained*, That this ordinance take effect from and after its passage, the public welfare requiring it. [Ordinance adopted Aug. 28, 1911.]

CINCINNATI, OHIO.

DRINKING WATER—POLLUTED NOT TO BE DISTRIBUTED OR KEPT FOR PUBLIC USE.

SEC. 1. The supplying and distribution or the keeping for public use of polluted drinking water, consumption of which would be dangerous to the public health, is prohibited.

SEC. 2. This order and regulation is hereby declared applicable to all common carriers of passengers and to any persons, firm, or corporation who may serve the public with drinking water as aforesaid.

SEC. 3. Whoever violates any provision of this order and regulation, or obstructs or interferes with the execution hereof, shall be fined not to exceed \$100 or imprisoned for not to exceed 90 days, or both, but there shall be no imprisonment for a first offense, and each prosecution shall be as for a first offense, unless the affidavit upon which the prosecution is instituted, contains the allegation that the offense is a second or repeated offense.

SEC. 4. If such violation, obstruction, or interference be by a corporation, it shall forfeit and pay to the city of Cincinnati a sum not to exceed \$300, to be collected in a civil action brought in the name of the municipality.

SEC. 5. Any officer of the city of Cincinnati having authority in the matter of this order and regulation who permits a violation hereof shall be subject to fine or imprisonment as provided in section 3 hereof.

SEC. 6. This order and regulation shall take effect and be in force from and after the earliest period allowed by law. [Resolution board of health, adopted Aug. 9, 1911.]

CLEVELAND, OHIO.

SIDEWALKS—CLEANING OF.

RESOLUTION No. 117. *Be it resolved by the board of health of the city of Cleveland*, That title 4 of the regulations of the board of health be supplemented by adding thereto the following section, numbered as follows:

SEC. 5. That on and after April 15, 1911, it shall be unlawful for the owner, lessee, or person in possession or control of any building or premises embraced within those sections of the city which are within the fire limits as defined by ordinance of council (said ordinances being Nos. 15711 and 7472A) to sweep or cause to be swept the sidewalk in front of or adjacent to said building or premises. The owner, lessee, or person in possession or control of said building or premises shall, between the 1st day of April and the 1st day of December of each year, excepting at times of freezing temperature, flush or cause to be flushed with water daily, before the hour of 7 a. m., the sidewalk fronting or adjacent to such building or premises.

Any person violating any of the provisions of this section shall be subject to the penalties provided in title 6 of the regulations of the board of health. [Resolution board of health, effective July 8, 1911.]

LAWRENCE, MASS.

MASSAGE, MANICURING, VAPOR BATHS—LICENSING OF PERSON PRACTICING.

REGULATION 84. In accordance with chapter 443 of the acts of 1911, all persons practicing manicuring, massage, or who conduct an establishment for giving vapor baths for hire or reward will receive a license from the board of health on presentation of a recommendation signed by an inspector of the health department, a police inspector, the city marshal, or a member of the board of health, on payment of a fee of \$2.

All such licenses shall expire on the 31st day of December of each year without regard to the time of issuance. [Regulation board of health, adopted July 1, 1911.]